## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

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) Case	No: 1:23-cv-01313-MN
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## STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiff and Defendant, by and through their undersigned counsel, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, hereby stipulate to dismiss this action with prejudice as to all claims, with each party to bear its respective fees and costs.

Dated: July 16, 2024

Respectfully submitted,

/s/ David T. Crumplar David T. Crumplar (#5876) Jacobs & Crumplar, P.A. 10 Corporate Circle, Ste. 301 New Castle, DE 19720 Tel: (302) 656-5445 Davy@jcdelaw.com

-and-

Ku & Mussman, P.A. 18501 Pines Blvd, Suite 209-A Pembroke Pines, FL 33029 305-891-1322 Attorneys for Plaintiff

Respectfully submitted,

/s/ Christopher P. Clemson Christopher P. Clemson (No. 6539) GORDON, FOURNARIS & MAMMARELLA, P.A. 1925 Lovering Avenue Wilmington, DE 19806 Tel: (302) 652-2900 cclemson@gfmlaw.com

Attorney for Defendant

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 16th day of July 2024, I electronically filed the foregoing with the Clerk of Court by using CM/ECF system which will send notice of electronic filing to the following:

Christopher P. Clemson GORDON, FOURNARIS & MAMMARELLA, P.A. 1925 Lovering Avenue Wilmington, DE 198 Tel: (302) 652-2900 cclemson@gfmlaw.com

> /s/ David T. Crumplar David T. Crumplar (#5876) Jacobs & Crumplar, P.A.